Amdt. dated: January 19, 2007

Amendment Under 37 CFR 1.114 Request for Continued

Examination

REMARKS/ARGUMENTS

Prior to the entry of this Amendment, claims 1-37 were pending in this application. Claims 1, 13, and 21 have been amended, no claims have been canceled, and no claims have been added herein. Therefore, claims 1-37 remain pending in this application. Applicant respectfully requests reconsideration of these claims for at least the reasons presented below.

35 U.S.C. § 102 Rejection, Mullins

Claims 1, 10-13, 21, 24, 26-28, 31 and 33-35 were previously rejected under 35 U.S.C. § 102(e) as being anticipated by U. S. Patent No. 6,985,912 to Mullins et al. (hereinafter "Mullins"). The Applicant respectfully submits the following arguments pointing out significant differences between claims 1, 10-13, 21, 24, 26-28, 31 and 33-35 submitted by the Applicant and Mullins.

"A claim is anticipated only if each and every element as set forth in the claim is found, either expressly or inherently described, in a single prior art reference." MPEP 2131 citing *Verdegaal Bros. v. Union Oil Co. of California*, 814 F.2d 628, 631, 2 USPQ2d 1051, 1053 (Fed. Cir. 1987). Applicant respectfully argues that Mullins fails to disclose each and every claimed element. For example, Mullins fails to disclose, either expressly or inherently, receiving a request to access data for one or more attributes, said request includes said attributes in a first data format. Mullins also does not disclose translating at least a portion of the request or providing the translated request to the relational database.

Mullins "relates in general to enhancing database access and performance when correlating or translating one database to another database or to an object programming application." (Col. 1, lines 13-16) Mullins references "a mapping system for handling data

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requested by an object software application model in a manner that is compatible with relational data stores." (Col. 7, lines 28-31) "The mapping information can be used to map from objects to relational models or vice versa, objects to objects, object to COBAL or vice versa, and object to XML and the like." (Col. 7, lines 41-44) More specifically, Mullins describes a mapping system that includes "data in the first database format stored in the system; rules for translating from the first format to the second format stored as a separate structure from the data; and means for applying the rules to the data to obtain the second format." (Col. 13, lines 13-17) That is, the rules of Mullins define the relationships between the objects and the database (Col. 13, lines 40-48).

Mullins does not disclose receiving a request to access data for one or more attributes, said request includes said attributes in a first data format. Rather, the attributes discussed in Mullins and cited by the Office Action (for example col. 11, lines 4-16 and 28-35) are attributes of objects which comprise the map. Mullins does not disclose a request that includes these or other attributes. Furthermore, Mullins does not disclose translating at least a portion of the request or providing the translated request to the relational database. Rather, Mullins teaches translating data stored in the system, i.e., a stored data object.

Claim 1, upon which claims 2-12 depend, claim 13, upon which claims 14-20 depend, and claim 21, upon which claims 22 and 23 depend, each recite in part receiving a request to access data for one or more attributes, said request includes said attributes in a first data format, accessing a mapping catalog customizable for a relational database schema, said mapping catalog identifies one or more portions of one or more tables in a relational database that stores said data for said one or more attributes and a classification for each of the one or more of the attributes, said relational database corresponds to said relational database schema, translating at least a portion of said request from said first data format to a form suitable for said relational database, said step of translating is based on said classification of each attribute. Mullins does not disclose receiving a request to access data for one or more attributes, said

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request identifies said attributes in a first data format. Rather, the attributes discussed in Mullins and cited by the Office Action are attributes of objects which comprise the map. Furthermore, Mullins does not disclose translating at least a portion of the request or providing the translated request to the relational database. Rather, Mullins teaches translating data stored in the system, i.e., a stored data object.

Similarly, claim 24, upon which claims 25-30 depend, and claim 31, upon which claims 32-37 depend, both recite in part a mapping catalog identifying one or more portions of one or more tables in a relational database that stores data for one or more attributes and a classification for each of the one or more attributes; and a translation module receiving access request information from said data source interface and mapping information from said mapping catalog, said access request information pertains to data for the one or more attributes, said translation module translates said request information from a first form to a second form suitable for the relational database based on said mapping information from said mapping catalog including said classification. Mullins does not disclose a translation module receiving access request information from said data source interface and mapping information from said mapping catalog, said access request information pertains to data for the one or more attributes. Rather, the attributes discussed in Mullins and cited by the Office Action are attributes of objects which comprise the map. Furthermore, Mullins does not disclose translating request information. Rather, Mullins teaches translating data stored in the system, i.e., a stored data object.

For a least the previous reasons, claims 1, 10-13, 21, 24, 26-28, 31 and 33-35 are thought to be patentable over Mullins. Therefore, Applicant respectfully request withdrawal of the rejection and allowance of the claims.

35 U.S.C. § 103 Rejection, Mullins in view of Durand

Claims 2, 3, 5, 6, 14, 15, 17, 25, 29, 32 and 36 were previously rejected under 35 U.S.C. § 103(a) as being unpatentable over Mullins in view of U. S. Patent No. 5,694,598 to

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Durand et al. (hereinafter "Durand"). Applicant respectfully requests withdrawal of the rejection and allowance of the claims for at least the reason that claims 2, 3, 5, 6, 14, 15, 17, 25, 29, 32 and 36 each depend upon a base claim that is thought to be allowable as discussed in detail above.

35 U.S.C. § 103 Rejection, Mullins in view of Bachmann

Claims 4, 16, 30, and 37 were previously rejected under 35 U.S.C. § 103(a) as being unpatentable over Mullins in view of U. S. Patent No. 6,085, 188 to Bachmann et al. (hereinafter "Bachmann"). Applicant respectfully requests withdrawal of the rejection and allowance of the claims for at least the reason that claims 4, 16, 30, and 37 each depend upon a base claim that is thought to be allowable as discussed in detail above.

35 U.S.C. § 103 Rejection, Mullins in view of Shen

Claims 7-9 and 18-20 were previously rejected under 35 U.S.C. § 103(a) as being unpatentable over Mullins in View of U. S. Patent No. 5,596,746 to Shen et al. (hereinafter "Shen"). Applicant respectfully requests withdrawal of the rejection and allowance of the claims for at least the reason that claims 7-9 and 18-20 each depend upon a base claim that is thought to be allowable as discussed in detail above.

35 U.S.C. § 103 Rejection, Mullins in view of Durand and further in view of Bachmann

Claim 22 was previously rejected under 35 U.S.C. § 103(a) as being unpatentable over Mullins in view of Durand and further in view of Bachmann. Applicant respectfully requests withdrawal of the rejection and allowance of the claims for at least the reason that claim 22 depends upon a base claim that is thought to be allowable as discussed in detail above.

PATENT

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CONCLUSION

In view of the foregoing, Applicant believes all claims now pending in this Application are in condition for allowance. The issuance of a formal Notice of Allowance at an early date is respectfully requested.

If the Examiner believes a telephone conference would expedite prosecution of this application, please telephone the undersigned at 303-571-4000.

Dated: <u>January 19, 2007</u>

Respectfully submitted,

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Attachments: Request for Continued Examination

Petition for Extension of Time

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